

IN THE

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

**F041039      In re Morgan S., a Minor.**

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

**F041039      In re Morgan S., a Minor.**

The order terminating parental rights is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

**F042262      Dolan v. Dolan**

Appellant having failed to perform the acts necessary to procure the record after the clerk of the trial court issued notice pursuant to the provisions of rule 8(a)(1), California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

**F040818      In re Stephanie C., a Minor.**

The judgment is affirmed. Cornell, J.

We concur: Vartabedian, Acting P.J.; Buckley, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

**F040222      People v. Perez**

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

**F040222      People v. Perez**

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

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- F039887**      **Valdon et al., v. Silva-Wheeler Ford, Inc.,**  
The trial court's order of December 4, 2001, regarding attorney fees is affirmed. Costs on appeal are awarded to respondent.  
Gomes, J.  
We concur: Dibiaso, Acting P.J.; Harris, J.  
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]
- F039653**      **People v. Matos**  
Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.
- F038099**      **McAfee Holdings & Ventures v. Watson Ag Chemicals, Inc., et al.**  
The order denying the motion for new trial is affirmed. Costs on this appeal are awarded to Watson Ag. The stay in case No. F034123 is lifted. Vartabedian, Acting P.J.  
We concur: Buckley, J.; Levy, J.  
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]
- F041172**      **Hadden v. E.E.**  
Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.
- F041172**      **Hadden v. E.E.**  
The order denying rehearing is affirmed.  
By the Court.  
[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]
- F040436**      **People v. Micars**  
Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

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**F040436      People v. Mearns**

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

**F038025      Leamon, Herrera, v. Krajewicz et al.,**

The judgment in favor of Leamon and Herrera is affirmed. The order taxing attorney fees as costs is affirmed. Because each party partially prevails, no costs are awarded on the instant appeal. Vartabedian, P.J.

We concur: Levy, J.; Cornell, J.

[CERTIFIED FOR PARTIAL PUBLICATION]

**F040220      People v. Amaya**

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

**F040220      People v. Amaya**

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

**F041870      Mike R. v. The Superior Court Of Kings County; Kings County Department Of Human Services**

The petition for extraordinary writ is denied.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

**F041400      In re John D., a Minor.**

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN THE  
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**F041400      In re John D., a Minor.**

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]